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	FOR REVIVAL OF AILED UNINTENTIONA	Docket Number (Optional) 2135-00500		
First named	nventor: Jason Daniel Harold (D'Connor		
Application N	O.: 10/521,835	А	art Unit: 3742	
Filed: January	19, 2005	E	xaminer: Stephe	en J. Ralis
Title: Electrical	Heating Cable			
Mail Stop Pe Commissione P.O. Box 145	er for Patents 50 'A 22313-1450			
	NOTE: If information or as Information at (571	sistance is needed in complet) 272-3282.	ing this form, p	olease contact Petitions
action by the	United States Patent and		f abandonmen	nd proper reply to a notice or t is the day after the expiration ie actually obtained.
	APPLICANT HEREE	BY PETITIONS FOR REVIVAL	. OF THIS APF	PLICATION
	(1) Petition fee;(2) Reply and/or is:(3) Terminal discla filed before Jun	n requires the following items: sue fee; imer with disclaimer fee - requi e 8, 1995; and for all design a the entire delay was unintentic	pplications; an	
	entity-fee \$ _750.00 (37	CFR 1.17(m)). Applicant claim	-	status. See 37 CFR 1.27.
		above-noted Office action in	(identi	fy type of reply):
	has been filed previ is enclosed herewith	ously on า.	·	
B.				
		[Page 1 of 2]		

This collection of information is required by 37 CFR 1.137(b). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 1.0 hour to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Mail Stop Petition, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

PTO/SB/64 (04-07)
Approved for use through 09/30/2007. OMB 0651-0031
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE
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3. Ter	minal disclaimer with disclaimer fee						
~	Since this utility/plant application was filed o	on or after June 8, 1995, no terminal disclaimer is required.					
	A terminal disclaimer (and disclaimer fee (37 CFR 1.20(d)) of \$ for a small entity or \$ for other than a small entity) disclaiming the required period of time is enclosed herewith (see						
filing Trad aba	g of a grantable petition under 37 CFR 1.137(demark Office may require additional informat	ired reply from the due date for the required reply until the (b) was unintentional. [NOTE: The United States Patent and ation if there is a question as to whether either the ler 37 CFR 1.137(b) was unintentional (MPEP 711.03(c),					
	· · · · · · · · · · · · · · · · · · ·	WARNING:					
contrib number the US USPTO to the of of the a of a pareferen	ute to identity theft. Personal information such its (other than a check or credit card authorization PTO to support a petition or an application. If this D, petitioners/applicants should consider redacting USPTO. Petitioner/applicant is advised that the reapplication (unless a non-publication request in column. Furthermore, the record from an abandone aced in a published application or an issued patent.	rsonal information in documents filed in a patent application that may a as social security numbers, bank account numbers, or credit card form PTO-2038 submitted for payment purposes) is never required by the type of personal information is included in documents submitted to the grace patent application from the documents before submitting them record of a patent application is available to the public after publication or issuance and application may also be available to the public if the application is to (see 37 CFR 1.14). Checks and credit card authorization forms PTO-in the application file and therefore are not publicly available.					
	/Collin A. Rose, Reg. 47,036/	August 13, 2007					
	Signature	Date					
	Collin A. Rose	47,036					
	Typed or printed name	Registration Number, if applicable					
	600 Travis St., Suite 7100	(713) 238-8000					
	Address	Telephone Number					
	Houston, Texas 77002						
	Address						
Encl	osures: 🗸 Fee Payment						
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	Terminal Disclaimer Form						
	Additional sheets containing sta	atements establishing unintentional delay					
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	OFDTIFICATE OF MAIL IN	NO OD TDANOMICOION (OZ OED 4 0/-V)					
- 1.,	CERTIFICATE OF MAILIN hereby certify that this correspondence is beir	NG OR TRANSMISSION [37 CFR 1.8(a)]					
- 1''		stal Service on the date shown below with sufficient					
	postage as first class mail in an enve	elope addressed to: Mail Stop Petition, Commissioner for					
	Patents, P. O. Box 1450, Alexandria,						
	Office at (571) 273-8300.	shown below to the United States Patent and Trademark					
	Date	Signature					
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Privacy Act Statement

The **Privacy Act of 1974 (P.L. 93-579)** requires that you be given certain information in connection with your submission of the attached form related to a patent application or patent. Accordingly, pursuant to the requirements of the Act, please be advised that: (1) the general authority for the collection of this information is 35 U.S.C. 2(b)(2); (2) furnishing of the information solicited is voluntary; and (3) the principal purpose for which the information is used by the U.S. Patent and Trademark Office is to process and/or examine your submission related to a patent application or patent. If you do not furnish the requested information, the U.S. Patent and Trademark Office may not be able to process and/or examine your submission, which may result in termination of proceedings or abandonment of the application or expiration of the patent.

The information provided by you in this form will be subject to the following routine uses:

- The information on this form will be treated confidentially to the extent allowed under the Freedom of Information Act (5 U.S.C. 552) and the Privacy Act (5 U.S.C 552a). Records from this system of records may be disclosed to the Department of Justice to determine whether disclosure of these records is required by the Freedom of Information Act.
- 2. A record from this system of records may be disclosed, as a routine use, in the course of presenting evidence to a court, magistrate, or administrative tribunal, including disclosures to opposing counsel in the course of settlement negotiations.
- A record in this system of records may be disclosed, as a routine use, to a Member of Congress submitting a request involving an individual, to whom the record pertains, when the individual has requested assistance from the Member with respect to the subject matter of the record
- 4. A record in this system of records may be disclosed, as a routine use, to a contractor of the Agency having need for the information in order to perform a contract. Recipients of information shall be required to comply with the requirements of the Privacy Act of 1974, as amended, pursuant to 5 U.S.C. 552a(m).
- 5. A record related to an International Application filed under the Patent Cooperation Treaty in this system of records may be disclosed, as a routine use, to the International Bureau of the World Intellectual Property Organization, pursuant to the Patent Cooperation Treaty.
- 6. A record in this system of records may be disclosed, as a routine use, to another federal agency for purposes of National Security review (35 U.S.C. 181) and for review pursuant to the Atomic Energy Act (42 U.S.C. 218(c)).
- 7. A record from this system of records may be disclosed, as a routine use, to the Administrator, General Services, or his/her designee, during an inspection of records conducted by GSA as part of that agency's responsibility to recommend improvements in records management practices and programs, under authority of 44 U.S.C. 2904 and 2906. Such disclosure shall be made in accordance with the GSA regulations governing inspection of records for this purpose, and any other relevant (i.e., GSA or Commerce) directive. Such disclosure shall not be used to make determinations about individuals.
- 8. A record from this system of records may be disclosed, as a routine use, to the public after either publication of the application pursuant to 35 U.S.C. 122(b) or issuance of a patent pursuant to 35 U.S.C. 151. Further, a record may be disclosed, subject to the limitations of 37 CFR 1.14, as a routine use, to the public if the record was filed in an application which became abandoned or in which the proceedings were terminated and which application is referenced by either a published application, an application open to public inspection or an issued patent.
- A record from this system of records may be disclosed, as a routine use, to a Federal, State, or local law enforcement agency, if the USPTO becomes aware of a violation or potential violation of law or regulation.

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s): Jason Daniel Harold O'Connor

§ § § § Serial No.: 10/521,835 Group Art Unit: 3742

Filed: January 19, 2005 Examiner: Stephen J. Ralis

For: **Electrical Heating Cable**

Statements Supporting Petition to Revive

Mail Stop Petition Att'y Docket No. 2135-00500

Date: August 13, 2007

Commissioner of Patents P.O. Box 1450

Alexandria, VA 22313-1450

Dear Sirs:

The entire delay in filing the required reply from the due date for the required reply until the filing of this petition under 37 CFR 1.137(b) was unintentional.

On November 3, 2006, examiner Ralis issued the second Office action for this application. As can be seen in the attached copy, the Status indication on the Office Action Summary page indicated that the Office Action was non-final. Additionally, to the best of applicant's knowledge and belief, even the U.S. Patent Office P.A.I.R. system listed the Office Action as a non-final Office Action. However, at the end of the Office Action, the Conclusion paragraph describes the Office Action as final. Also, the status of the Office Action on the P.A.I.R. system has since been updated.

Because the Status indicated the Office Action was non-final, the Office Action was docketed as a non-final Office Action. As such, only a Response to Office Action was filed electronically on May 3, 2007, with the requisite extension of time fees being paid and listing the address as Mail Stop Amendment. An e-filing acknowledgement receipt, a copy of which is attached, was received, indicating that the Response was timely received. A later Notice of Non-Compliant Amendment was also timely responded to on May 17, 2007. Thus, clearly, the applicant intended to prosecute the current application and did not fail to respond to the Office Action within the six month deadline. Although the applicant filed a timely response with the Response to Office Action dated May 3, 2007, an Advisory Action issued August 6, 2007

indicated that the filed Response did not place the application in condition for allowance and the application now stands abandoned.

The fact that a Request for Continued Examination was not filed by the six month deadline was clearly resulting from a docketing error both on the part of the U.S. Patent Office P.A.I.R. system as well as an employee working with the undersigned in performance of their clerical function. And, as already discussed, the error was the direct cause of the delay at issue. Had the Office Action not been docketed as a non-final Office Action, the applicant would have taken appropriate measures, e.g., file a Request for Continued Examination, so as to preserve the pendency of the application. Additionally, the undersigned works with full-time employees dedicated to maintaining the docket for all patent matters according to formal procedures using computerized docketing software. As shown by the attached docketing reports, the Office Action in question was received and docketed as a non-final Office Action. Thus, there was in place a business routine for performing the clerical function that could reasonably be relied upon to avoid errors in its performance. Also, the docketing employee who docketed the Office action has been assisting with patent applications for seven years and has been trained for her position. Thus, the employee was sufficiently trained and experienced with regard to the function and routine for the docketing procedure and reliance upon the employee represented the exercise of due care.

Additionally, the applicant was not aware of the status of the application until the issuance of the Advisory Action on August 6, 2007. The undersigned was out of the office for jury duty but has been diligently contacting for the primary examiner and his supervisor to determine the best course of action to take at this time. Also, the applicant was notified by the undersigned immediately, but the applicant is located overseas in the Untied Kingdom. Thus, the Petition and accompanying Request for Continued Examination were immediately drafted but the undersigned's absence from the office and the time delay in communicating with the applicant have been the only reason for the time period between the issuance of the Advisory Action and the filing of this Petition.

Thus, the entire delay in filing the required reply from the due date for the required reply until the filing of this petition under 37 CFR 1.137(b) was clearly unintentional. The applicant now petitions to revive the abandoned application. It is believed that no extensions of time or fees are required, beyond those that may otherwise be provided for in documents accompanying

this paper. However, in the event that additional extensions of time are necessary to allow consideration of this paper, such extensions are hereby petitioned under 37 C.F.R. § 1.136(a). If any fees are inadvertently omitted or if any additional fees are required or have been overpaid, please appropriately charge or credit those fees to Conley Rose, P.C. Deposit Account Number 03-2769 (ref. 2135-00500) of Conley Rose, P.C., Houston, Texas.

Respectfully submitted, CONLEY ROSE, P.C.

/Collin A. Rose, Reg. No. 47,036/

Collin A. Rose Reg. No. 47,036 P.O. Box 3267 Houston, Texas 77253-3267 (713) 238-8000 (Phone) (713) 238-8008 (Fax)



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. BOX 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/521,835		03/17/2005	Jason Daniel Harold O'Connor	2135-00500	2402
23505	7590	11/03/2006		EXAM	INER
CONLEY I	ROSE, P.	C.		RALIS, ST	EPHEN J
P. O. BOX 3	267				
HOUSTON,	TX 772	253-3267		ART UNIT	PAPER NUMBER
			,	3742	

DATE MAILED: 11/03/2006 -

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)
Office Action Summary	10/521,835	O'CONNOR, JASON DANIEL HAROLD
Onice Action Summary	Examiner	Art Unit
•	Stephen J. Ralis	3742
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet w	ith the correspondence address
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING Description of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period. Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNI 136(a). In no event, however, may a will apply and will expire SIX (6) MO te, cause the application to become A	CATION. reply be timely filed NTHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).
Status		
1) Responsive to communication(s) filed on 18.	luly 2006	
	s action is non-final.	
3)☐ Since this application is in condition for allowa	•	ters, prosecution as to the merits is
closed in accordance with the practice under		
Disposition of Claims		·
4) Claim(s) <u>1-5 and 7-9</u> is/are pending in the ap	olication	
4a) Of the above claim(s) is/are withdra		
5) Claim(s) is/are allowed.	awii iloili consideration.	
· = · · · — · · · — · · · · · · · · · ·		
6) Claim(s) 1-5 and 7-9 is/are rejected.		
7) Claim(s) is/are objected to.	or election requirement	
8) Claim(s) are subject to restriction and/	or election requirement.	
Application Papers		
9)☐ The specification is objected to by the Examin	er.	
10)⊠ The drawing(s) filed on 19 January 2005 and	<u>18 July 2006</u> is/are: a)⊠	accepted or b) objected to by the
Examiner.		
Applicant may not request that any objection to the	e drawing(s) be held in abeya	nce. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the corre	ction is required if the drawing	g(s) is objected to. See 37 CFR 1.121(d).
11) The oath or declaration is objected to by the E	Examiner. Note the attache	d Office Action or form PTO-152.
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for foreig	n priority under 35 U.S.C.	§ 119(a)-(d) or (f).
a)⊠ All b)□ Some * c)□ None of:		
1. Certified copies of the priority documer	nts have been received.	
2. Certified copies of the priority documer		Application No
3.⊠ Copies of the certified copies of the pri		
application from the International Burea		
* See the attached detailed Office action for a lis	t of the certified copies no	t received.
Attachment(s)		
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)		Summary (PTO-413) (s)/Mail Date
2) Notice of Dransperson's Patent Drawing Review (P10-948) β) Information Disclosure Statement(s) (PTO/SB/08)		Informal Patent Application
Paper No(s)/Mail Date	6)	<u></u> .

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DETAILED ACTION

Response to Amendment

1. Applicant is notified of receipt and acknowledgement, on 18 July 2006, of the amendments to Application No. 10/521,835, filed on 19 January 2005.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:
 - 1. Determining the scope and contents of the prior art.
 - 2. Ascertaining the differences between the prior art and the claims at issue.
 - 3. Resolving the level of ordinary skill in the pertinent art.
 - 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.
- 4. Claims 1, 2 and 5 are rejected under 35 U.S.C. 103(a) as being unpatentable over Johnson et al. (U.S. Patent No. 4,117,312) in view of Horsma (U.S. Patent No. 4,314,145).

Johnson et al. disclose an electric heating cable comprising: at least two power conductors 10, 12 extending along the length of the cable C and at least one heating

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element 38 which extends along the cable and between the two conductors (10, 12), and connected in parallel between the conductors (i.e. heating material 38 continuously connected to conductors 10, 12), wherein at least one of the conductors is encased in a partial sheath 36 of material which has a temperature of coefficient of resistance material (i.e. layer 36 is coated on at least one of the conductors 10, 12, column 4, lines 25-38; see Figure 4; note: Figure 3 shows insulation jacket with slits 20, 22 and temperature of coefficient of resistance material 18 within the slits 20 between the conductor 10 and heating element 16; Figure 6 shows that insulation layers 58, 60 can partially or completely encase the conductors); and the heating element 38 electrically contacts the outer surface of the sheath 36 (column 4, lines 25-38; see Figure 4) such that the sheath is electrically connected in series between each heating element and the conductor encased by the sheath (column 4, lines 30-35); wherein the heating element 38 comprises a semi-conductor (i.e. thermoplastic material having graphite particles deposited within; column 8, claim14).

The claims differ from John et al. in calling for the PTC sheath to completely surround the conductor. However, electrode conductors for generating heat completely encased in a PTC layer/sheath, as described by Horsma, is known in the art. Horsma teaches electrodes of heat generating cables being 100% in contact with the PTC to provide not only for better electrical characteristics but also for ease of manufacture (column 7, line 52 – column 8, line 4; see Figures 1-8). It would have been obvious to one of ordinary skill in the art at the time of the invention was made to modify the partial layer PTC layer of Johnson et al. with the complete annular surrounding of the PTC

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layer of Horsma to provide not only for better electrical characteristics but also for ease of manufacture.

With respect to the heating element comprising a heating wire instead of a continuously heating material, Johnson et al. disclose that Figure 3 (i.e. heating element comprising heating wire) is an equivalent structure known in the art with respect to Figure 4 (i.e. continuously heating material 38). Johnson et al. also disclose a heating wire 16, which extends along the cable and between the two conductors 10, 12, so as to define a series of heating elements connected in parallel between the conductor. Johnson et al. further disclose a temperature sensitive variable resistance material 18 connected to conductor 10 similarly as the coating layer 36. Therefore because these two heating elements were art recognized equivalents at the time of the invention was made and manufacturing of resistance wire elements is more cost effective than the process of a heating element material, one of ordinary skill in the art would have found it obvious to substitute the heating wire 16 for the heating material 38.

5. Claims 1-5 are rejected under 35 U.S.C. 103(a) as being unpatentable over Heizer (U.S. Patent No. 6,144,018) in view of Horsma et al. (U.S. Patent No. 4,117,312).

Heizer discloses an electric heating cable comprising: at least two power conductors 1 extending along the length of the cable and at least one heating element (i.e. heating wire 5/8) which extends along the cable and between the two conductors 1 encased in an insulation sheaths 2 and connected in parallel between the conductors

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(via alternating openings 4 along the length of the cable; column 3, lines 56-60); and the heating element (5, 8) electrically contacts the outer surface of the insulation sheaths such that the sheath is electrically connected in series between each heating element and the conductor encased by the sheath (see Figure 6).

The claims differ from Heizer in calling for at least one of the conductors is encased in a sheath of material that has a positive temperature coefficient. However, encasing at least one electrode conductor in a PTC sheath, as described by Horsma, is known in the art. Horsma teaches the surrounding of at least one electrode with a PTC sheath (Abstract; column 7, line 52 – column 8, line 4; see Figures 1-8) to provide to decrease the flow of current in response to the increased resistance, limiting power output from the cable, preventing the overheating of the heating cable, thereby increasing the overall safety of the device.

Heizer further discloses the first conductor 1 encased in an insulation sheath 2; a third sheath (i.e. insulator coat 3) encasing the first and second sheaths; portions of the third sheath being removed to cause the heating wire to contact the second sheath; the first sheath being in contract with the second sheath (see Figure 2); and portions of the first and third sheaths removed to cause the heating wire to contact the first conductor (column 3, lines 50-67, column 4, lines 1-2).

6. Claims 7-9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Johnson et al. (U.S. Patent No. 4,117,312) in view of Horsma (U.S. Patent No.

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4,314,145) as applied to claim 1 above, and further in view of Cole (U.S. Patent No. 4,684,785).

The Johnson-Horsma electrical heating cable combination discloses all of the limitations, as described in claim 1 above, except for the heating element comprising a material having a positive temperature coefficient (PTC) and a heating element comprising a material having a negative temperature coefficient (NTC). However, heating elements comprising PTC or NTC material, as described by Cole, is known in the art. Cole teaches that it is known in the art to have a PTC heating element (14) between two electrodes (10, 12; typical PTC cable; column 2, lines 24-52) to provide a heating element that uses the advantages of a positive temperature coefficient material (i.e. increase in resistivity with respect to temperature), thereby providing a better self-regulating heater. It would have been obvious to one of ordinary skill in the art at the time of the invention was made to modify heating element of the Johnson-Horsma electrical heating cable combination with the PTC heating element of Cole to provide a heating element that uses the advantages of a positive temperature coefficient material, thereby providing a self-regulating heater.

With respect to the limitation the heating element being an NTC material, Cole further teaches that is similarly known in the art to have an NTC material between two electrodes that uses the advantages of a negative temperature coefficient material (i.e. decrease in resistivity with respect to temperature), to provide a heating element that uses the advantages of a negative temperature coefficient material (i.e. decrease in resistivity with respect to temperature), thereby providing a better self-regulating heater.

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With respect to the limitation of the positive temperature coefficient of the heating element and the positive temperature coefficient of the sheath of material being selected such that the cable is self-regulating up to a predetermined temperature at which it self-limits, the Johnson-Horsma-Cole electrical heating cable combination would have selective PTC material for both the heating element and the sheath, and this combination would inherently self-regulate the cable at a predetermined temperature. With respect to defining the predetermined temperature, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to select the PTC material of the heating element and the sheath such that the cable is self-regulating up to a predetermined temperature at which it self-limits, since it has been held that where the general conditions of a claim are disclosed in the prior art, discovering the optimum or workable ranges involves only routine skill in the art.

7. Claims 7-9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Heizer (U.S. Patent No. 6,144,018) in view of Horsma et al. (U.S. Patent No. 4,117,312) as applied to claim 1 above, and further in view of Cole (U.S. Patent No. 4,684,785).

The Heizer-Horsma electrical heating cable combination discloses all of the limitations, as described in claim 1 above, except for the heating element comprising a material having a positive temperature coefficient (PTC) and a heating element comprising a material having a negative temperature coefficient (NTC). However, heating elements comprising PTC or NTC material, as described by Cole, is known in

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the art. Cole teaches that it is known in the art to have a PTC heating element (14) between two electrodes (10, 12; typical PTC cable; column 2, lines 24-52) to provide a heating element that uses the advantages of a positive temperature coefficient material (i.e. increase in resistivity with respect to temperature), thereby providing a better self-regulating heater. It would have been obvious to one of ordinary skill in the art at the time of the invention was made to modify heating element of the Johnson-Horsma electrical heating cable combination with the PTC heating element of Cole to provide a heating element that uses the advantages of a positive temperature coefficient material, thereby providing a self-regulating heater.

With respect to the limitation the heating element being an NTC material, Cole further teaches that is similarly known in the art to have an NTC material between two electrodes that uses the advantages of a negative temperature coefficient material (i.e. decrease in resistivity with respect to temperature), to provide a heating element that uses the advantages of a negative temperature coefficient material (i.e. decrease in resistivity with respect to temperature), thereby providing a better self-regulating heater.

With respect to the limitation of the positive temperature coefficient of the heating element and the positive temperature coefficient of the sheath of material being selected such that the cable is self-regulating up to a predetermined temperature at which it self-limits, the Heizer-Horsma-Cole electrical heating cable combination would have selective PTC material for both the heating element and the sheath, and this combination would inherently self-regulate the cable at a predetermined temperature. With respect to selecting specific PTC material defining the predetermined temperature

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range at which it self-limits, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to select the PTC material of the heating element and the sheath such that the cable is self-regulating up to a predetermined temperature at which it self-limits, since it has been held that where the general conditions of a claim are disclosed in the prior art, discovering the optimum or workable ranges involves only routine skill in the art.

Response to Arguments

- 8. Examiner accepts amendments to the Drawings, Title and Claims and respectfully withdraws the objections, accordingly.
- 9. Applicant's arguments with respect to claims 1-5 and 7-11 have been considered but are most in view of the new ground(s) of rejection.

Conclusion

10. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the

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shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Stephen J. Ralis whose telephone number is 571-272-6227. The examiner can normally be reached on Monday - Friday, 8:00-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Robin Evans can be reached on 571-272-4777. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Art Unit: 3742

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Stephen J Ralis Examiner Art Unit 3742

SJR September 28, 2006

ROBIN EVANS

10/30/06

Notice of References Cited Application/Control No. | Applicant(s)/Patent Under Reexamination O'CONNOR, JASON DANIEL H Examiner | Art Unit | Page 1 of 1

U.S. PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	Classification
*	Α	US-4,684,785	08-1987	Cole, Graham M.	219/212
	В	US-			
	C	US-			
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FOREIGN PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Country	Name	Classification
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NON-PATENT DOCUMENTS

*		Include as applicable: Author, Title Date, Publisher, Edition or Volume, Pertinent Pages)
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*A copy of this reference is not being furnished with this Office action. (See MPEP § 707.05(a).) Dates in MM-YYYY format are publication dates. Classifications may be US or foreign.

Search Notes

Application/Control No.	Applicant(s)/Patent under Reexamination
10/521,835	O'CONNOR, JASON DANIEL HAROLD
Examiner	Art Unit
Stephen J. Ralis	3742

SEARCHED					
Class	Subclass	Date	Examiner		
219	549	3/7/2006	SR		
219	505	3/7/2006	SR		
219	544	3/7/2006	SR		
219	546	3/7/2006	SR		
219	548	3/7/2006	SR		
338	214	3/7/2006	SR		
338	243	3/7/2006	SR		
338	247	3/7/2006	SR		
338	260	3/7/2006	SR		
338	261	3/7/2006	SR		
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219	528	3/7/2006	SR		
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Consulted John Jeffery for first class searches.	3/7/2006	SR
Inventor Search	3/7/2006	SR
Text Searches: See EAST notes for more info	3/7/2006	SR

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Application/Control No.

10/521,835

Applicant(s)/Patent under Reexamination

O'CONNOR, JASON DANIEL

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Electronic Acknowledgement Receipt					
EFS ID:	1743520				
Application Number:	10521835				
International Application Number:					
Confirmation Number:	2402				
Title of Invention:	Electrical heating cable				
First Named Inventor/Applicant Name:	Jason Daniel Harold O'Connor				
Customer Number:	23505				
Filer:	Collin A. Rose				
Filer Authorized By:					
Attorney Docket Number:	2135-00500				
Receipt Date:	03-MAY-2007				
Filing Date:	17-MAR-2005				
Time Stamp:	23:35:09				
Application Type:	U.S. National Stage under 35 USC 371				

Payment information:

Submitted with Payment	yes
Payment was successfully received in RAM	\$1020
RAM confirmation Number	1338
Deposit Account	032769

The Director of the USPTO is hereby authorized to charge indicated fees and credit any overpayment as follows: Charge any Additional Fees required under 37 C.F.R. Section 1.16 and 1.17

File Listing:

	Multi Part /.zip	File Size(Bytes)	File Name	Document Description	Document Number
10	no	229179	2135-00500_Reply_to_Offic e_Action_dated_11-03-2006. pdf	Amendment - After Non-Final Rejection	1
					Warnings:
					Information:
1	no	265387	2135-00500_Petition_for_Ext ension_of_Time.pdf	Extension of Time	2
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This Acknowledgement Receipt evidences receipt on the noted date by the USPTO of the indicated documents, characterized by the applicant, and including page counts, where applicable. It serves as evidence of receipt similar to a Post Card, as described in MPEP 503.

New Applications Under 35 U.S.C. 111

If a new application is being filed and the application includes the necessary components for a filing date (see 37 CFR 1.53(b)-(d) and MPEP 506), a Filing Receipt (37 CFR 1.54) will be issued in due course and the date shown on this Acknowledgement Receipt will establish the filing date of the application.

National Stage of an International Application under 35 U.S.C. 371

If a timely submission to enter the national stage of an international application is compliant with the conditions of 35 U.S.C. 371 and other applicable requirements a Form PCT/DO/EO/903 indicating acceptance of the application as a national stage submission under 35 U.S.C. 371 will be issued in addition to the Filing Receipt, in due course.

New International Application Filed with the USPTO as a Receiving Office

If a new international application is being filed and the international application includes the necessary components for an international filing date (see PCT Article 11 and MPEP 1810), a Notification of the International Application Number and of the International Filing Date (Form PCT/RO/105) will be issued in due course, subject to prescriptions concerning national security, and the date shown on this Acknowledgement Receipt will establish the international filing date of the application.

Actions Due

Friday, August 10, 2007

Page: 1

Docket No.: 2135-00500

SubCase: NP

Constry:

US

United States of America

Case Type: PCT

Status: Published

Filing Date: 17-Mar-2005

Action Type: HCRUS Petition to Revive

Base Date: 08-Aug-2007

Application #: 10/521.835

Response sent date:

Action(s) Due	Due Date	Indicator	Taken
File Petition to Revive-DEADLI	08-Sep-2007	A	

Remarks:

Rec'd AA dt 8/8/07. Amendts not entered - raise new matter. - Action mailed on 11/3/06 was FINAL REJ, although OA box checked was Non-Final. Dektd as Non-Final. CAR to call examiner 8/9/07.

- -Resp to Ntc of Non-Comphant Amend dt 5/9/07 effiled 5/17/07.
- -Rec'd Nic of Non-Compliant Amend dt 5/9/07; Resp due 6/9/07,
- -Resp to OA dt 11/3/06 effled 5/7/07.
- Week DA distribute Response 2007 will program cepted. Not of Refuged. Per causi for the dt 4.2407 - resp will be sai 5.200 for filing
- -Resp to OA dt 3/20/06 ctiled 7/18/06.
- -OA Dated 3/20/06; resp due 6/20/06 (dwgs filed 1/19/05 objected; replacement dwgs including correction required in reply to this action; new title proposed)
- -OA Dated 3/20/06; resp due 6/20/06 (dwgs filed 1/19/05 objected (Replacement dwgs including correction required in reply to this action); foreign priority certified epies reed and ack'd, IDS filed 1/19/0S and 4/15/0S ackd).
- -Suppl IDS filed 4/12/05.
- -3-18-05-assoc fax ltr (confirmation recd 3/28/05 w/encls)-file another IDS listing USP
- 5512732 id'd by the applt in the spec itself; and USP4937435.
- -Applin filed 1/19/05 (w/ADS, Publid PCT Applin w/SR, IDS, PCT/IB/308, 3 shts, Fig 2).
- Nic of New or Revised proj pub dt 8/11/05, proj pub dt 11/17/05.
- -Suppl IDS filed 4/12/05.
- -Suppl ADS and Deel filed 3/17/05 (Decl only stated the PCT#).
- -Ntc of Rec Assign Dt 3/17/05; Rec 3/17/05, R/F015791/0459 (HETL).
- -Send Decl and/or any other necessary Formal Documents to assoc (POA, Assign, etc.).
- -PC-ser# recd PTO 1/19/05.
- Applin filed 1/19/05 (w/ADS, Publid PCT Applin w/SR, IDS, PCT/IB/308).
- -USNP Deadline 1/20/05; file U.S. National Phase application in the name of Heat Trace Limited.
- -1-5-05-via courier only distigreed lit di 1/5/05 for apply to be filed by 1/20/05 in the name of Heat Trace Limited; Publid PCT Spec and ISR w/confirmatory copy reed; soft copy of text of spec to be sent by e-mail; Please send them Deel and Assign forms. Original fax was not reed by achapa.

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Nedbooks, January 24, 2007 OUICKDOCKETPage 18 Personal and Confidences Due Date Action Due Docket No./SubCase/Country Status Resp. Office Attivs 02-Feb-2007 Foreign Filing - DEADLINE 2458-00200/US Pending Houston GLM0 HCRUS Foreign Filing Title: Apparatus For Protecting Against Insect Attacks MAS Remarks: FF due 2/2/07; Its to cit 10/13/06. 03-Feb-2007 Response Due-Election 1030-23701/US Published Houston GLM A **HURUS Restriction Requirement** Title: Rolating Drilling Head Drive DVF Remarks: Rec'd Restr Req dt 1/3/07, Resp due 2/3/07. (Spes 1 - Figs 3&d; Spcs II - Fig 5; Spes III - Figs 7-9). 03-Feb-2007 Office Action Response-Ima ext 1391-51700/US Pending Houston DAR ٨ HCRUS Office Action - 3 mo Title: High Temperature Imaging Device DJK Remarks: Rec'd OA dt 10/3/06; Resp due 1/3/06. Drawings filed 11/18/04 are accepted. 1DS filed 11/14 acknwleged. Nte of Refs. Cited (Dixid in corresponding GB app). Lir ant cint dt 1/22/07 req isnira for reap 03-Feb-2007 3rd Possible Due Date 1391-59201/WO Published Houston DAR HCPP Dereand & 34(2)(b) Amendrat Title: Multi-Purpose Downhole Tool PCT CAR 03-Feb-2007 Office Action Response Due 1787-15900/US Pending Houston GLM HCRUS Office Action - 3 mo Title: Apparatus And Method For Detecting Value 11/1 Mechanical Effectiveness In A Chemical Composition Analyzer Remarks: Rec'd OA dt 11/3/06; Resp due 2/3/07 w/the Spec Objected to (Abstract), Drawings NOT accepted, & Ntc of MRM Ref. Cited (No Foreign/PCT related Apple for DKTD). Lit set cleated 11/10/06 reg metr for resp. 93-Feb-2007 Office Action Response Due 2135-00500 / NP/US Published Houston CAR HCRUS Office Action - 3 mo Title: Electric Heating Cable NB Remarks: Rec'd OA dt 11/3/06, Resp doe 2/3/07 w/Drwge accepted, Nic of Ref cated, 03-Feb-2007 Office Action Response Due 2162-65300/US Pending 3311 HURUS Office Action - 3 mg Title: One or More Openty Visible Indicators that ADC Display Wireless Network Signal Strongth Remarks: Rec'd OA dt 11/3/06; Resp due 2/3/07.

03-Feb-2007 Foreign Filing - DEADLINE 2238-01700/US Prinding Houston TSW 0 HCRUS Foreign Filling Title: Application Of Fransgenically Expressed CGM Tombusvirus-Based P19 Gene Mutants Por Enhancing Expression Of Value-Added Genes

Remarks: FF due 2/24/07; ltt to elt 16/17/06,

03-Feb-2007 Prov Conversion - DEADLINE 2238-01790/US Pending Houston TSW HCRUS PRO Conversion Applia Tide: Application Of Transgenically Expressed COM Tombusvicus-Based P19 Gene Mutants For Enhancing Expression Of Value-Added Genes

Remarks: Conversion deadline 2/3/07. Lir set clut re filling instruct dt 10/17/06.

A = To Any PTO

L = Litigation

C = To Client

B = From Any PTO D = Obtain Instr From Chent

M = US and Foreign Annulties

Legend-Indicators

O = To any PTO P = Paralegal

(non-deadline) To Process

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Q = To Associate T = Tax, Annuity or Renewal

Foreign:

U = Obtain Instruction From Associate